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ABANDONED <u>UNINTENTIONALLY</u>		ATION		
			018813 C#	027249 M#
	· · · · · · · · · · · · · · · · · · ·		U#	101#
First named inventor: George P. Vlasuk, et al.				
<u>-</u>	Group Art Unit:			
Application No.: 09/498,272	1652			
	Examiner:			
Filed: February 4, 2000	Fronda, Christian	L.		
Title: NEMATODE-EXTRACTED SERINE PRO	TEASE INHIBITORS AND	ANTICO	AGULANT PRO	TEINS
Attention: Office of Petitions	Date:	Decem	ber 31, 2002	
Assistant Commissioner for Patents				
Box DAC				
Washington, D.C. 20231				
The above-identified application became abandaction by the United States Patent and Tradema expiration date of the period set for reply in the obtained.	ark Office. The date of aban-	donment	t is the day after t	the
APPLICANT HEREBY PETIT	TIONS FOR REVIVAL OF T	HIS APF	PLICATION	
NOTE: A grantable petition requires the (1) Petition fee; (2) Reply and/or issue fee;	e following items:		and plant applica	
(3) Terminal disclaimer with dis before June 8, 1995; and fo(4) Statement that the entire defended	r <u>all design</u> applications; and		and plant applied	tions filed
(3) Terminal disclaimer with dis before June 8, 1995; and fo	r <u>all design</u> applications; and elay was unintentional.	d		tions filed
(3) Terminal disclaimer with dis <u>before</u> June 8, 1995; and fo (4) Statement that the entire de 1. Petition fee (X one box and insert fee)	r <u>all design</u> applications; and elay was unintentional.	d		tions filed
(3) Terminal disclaimer with dis before June 8, 1995; and fo (4) Statement that the entire de 1. Petition fee (X one box and insert fee) ⊠ Small entity-fee \$ 640.00 (fee code 24)	r <u>all design</u> applications; and elay was unintentional.	d		tions filed
(3) Terminal disclaimer with dis before June 8, 1995; and fo (4) Statement that the entire de 1. Petition fee (X one box and insert fee) ⊠ Small entity-fee \$ 640.00 (fee code 24) Large entity - fee \$(fee code 141). 2. Reply and/or fee A. The reply and/or fee to the above-noted	or <u>all design</u> applications; and elay was unintentional. 1). Applicant claims small ered of the control of th	d ntity stati	JS.	
(3) Terminal disclaimer with dis before June 8, 1995; and fo (4) Statement that the entire de 1. Petition fee (X one box and insert fee) ⊠ Small entity-fee \$ 640.00 (fee code 24) Large entity - fee \$(fee code 141). 2. Reply and/or fee A. The reply and/or fee to the above-noted the form of a Continuing Production	or <u>all design</u> applications; and elay was unintentional. 1). Applicant claims small ered of the design of the de	d ntity stati		
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Terminal disclaimer with disclaimer fee (<u>See note (3) above</u>)							
Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required.							
☐ A terminal disclaimer (and for large entity (fee code 148) below.							
 STATEMENT: The entire dela filing of a grantable petition un Trademark Office may requi abandonment or the delay 711.03(c)(III)(C) and (D))]. 	ider 37 CFR 1.137(b) vire additional informa	was unintentional. [NOTE. T tion if there is a question	he United S as to wh	States Patent and nether either the			
5. CHARGE STATEMENT: Please charge any fee required by items 1, 2 and 3 above to our Deposit Account No. 03-3975 under Order No. 018813 / 0272499 C# M#							
Enclosures: Reply	☐ Terminal Disc	laimer					
Additional sheets containing statements establishing unintentional delay							
□ Additional sheets containing statements establishing drinkentional delay □ Other: Continued Prosecution Application (CPA) Request Transmittal filed concurrently							
CERTIFICATE OF MAILING OR TRANSMISSION [37 CFR 1.10]							
I hereby certify that this correspondence is being:							
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Date Signature							
		Patricia Muñoz		a contitionts			
		Type or printed name of pe	erson signin	ig certificate			
	Respectfully submitte Pillsbury Winthrop Ll Intellectual Property	_P					
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